11/64

August 13, 1963

STATOTHR

STATOTHR

We are pleased to submit our proposal to furnish the services of to work under government supervision in your shop for a period of one year beginning 1 October 1963 and ending 30 September 1964. Our proposal is based on the following terms and conditions.

STATOTHR

1. Contract to be on a Time and Material basis with payments to be unde in accordance with the schedule attached. This schedule includes per dism payments as set forth in our policy 805-7 deted 6/1/63 except that paragraph B on page two will not apply since will have obtained an apartment prior to starting his assignment.

STATOTHR STATOTHR 2. In general expenses for all travel required will be reinbursed directly to the by the government. This will include initial relocation expenses and return to the at the end of the easignment. Any expenses not directly reinbursed by the government will be reinbursed by the contractor and billed to the government with a 21.5% G & A expense and 11.1% profit added.

STATOTHR STATOTHR

STATOTHR

3. In making services evailable under this proposal, we are vitally concerned, both for ourselves and because of petential personal liabilities and disqualifications, with conflicts of interest statutes and regunitions. Under this proposal, is to remain our regular, full-time employee; however, he shall serve entirely under your instructions and supervision except during such times as he shall visit our plant pursuent to the provisions of paragraph 4b below.

STATOTHR

In particular, possesses technical knowledge which is indispensable to us. Homee, we would plan to utilize his services, both during the course of the proposed assignment to you sad thereafter, in the formulation of proposals and contracts for research and development, with you and with other agencies. Homes we will require a suitable official determination, as a condition to this proposal, that such activity by consumptions on sur behalf will not violate applicable statutes or regulations. Horeever, we wish likewise to be assured by you that we do not incore any organizational conflict of interest of the type described in Department of Defense Directive Number 5500,10 of June 1, 1963.

STATOTHR

- 4. In addition to the above the following shall be provided for:
 - a) Termination may be accomplished by either party on 7 days notice. Also, provision should be made for to obtain identification as a government employee so that he may take advantage of the escape clause for government employees in leasing his spartment, in the event of such termination.

STATOTHR

-2-

August 15, 1963

STATOTHR

- b) Provision for to visit our plant for two consecutive days each month to keep abreest of developments here relating to this assignment and to our other technical activities.
- e) Provision for payment to be unde based on certificates of service countersigned by your designee.

STATOTHR

We book Serverd to your early implementation of this program with approved to start by August 30 so that stated can sign a lease early in September.

STATOTHR

We would suggest a funding of the applied to this proposed contract. Planse call me if you need additional information.

Regards,

STATOTHR

Chiliana